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_	CONTINUED PROSECUTION APPLICATION (CPA)
•	REQUEST TRANSMITTAL

Submit an original, and a duplicate for fee processing.

CHECK BOX, if applicable:

**DUPLICATE** 

OCT 1 0 2000 (Only for Continuation or Divisional applications under 37 C.F.R. § 1.53(d)) Address to:

**Assistant Commissioner for Patents** 

Attorney Docket No.	PC9230E
First Named Inventor	Yuhpyng L Chen
Examiner Name	Berch, M.
Group/Art Unit	1624
Everess Mail Lahel No	EL162815003US

BOX CPA	Examiner Name	Berch, M.
Washington, DC 20231	Group/Art Unit	1624
	Express Mail Label No.	EL162815003US
This is a request for a continuation or (continued prosecution application (CPA)) of filed on December 6, 1996 entitled SUBSTITUTED HETE	prior application nu	under 37 C.F.R. §1.53(d) mber08/764,110
FILING QUALIFICATIONS: The prior application identified above in as defined by 37 C.F.R. §1.51(b) or (2) the national stage of a A Notice will be placed on a patent issuing from a CPA, except for CPA and is subject to the twenty-year patent term provisions of 35 may have been filed before, on or after June 8, 1995.  C-I-P NOT PERMITTED: A continuation-in-part application cannot under 37 C.F.R. §1.53(b).  EXPRESS ABANDONMENT OR PRIOR APPLICATION: The filing application as of the filing date of the request for a CPA. 37 C.F. continuation-in-part of an application that is not to be abandoned.  ACCESS TO PRIOR APPLICATION: The filing of this CPA will be under 35 U.S.C. 122 to the extent that any member of the public what to, copies of, or information concerning, the prior application may concerning, the other application or applications in the file jacket.  35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application eshould be submitted. If a sentence referencing the prior application reference required by 35 U.S.C. 120 and to every application of C.F.R. 1.78(a).	an international application in com- reissues and designs, to the effect is U.S.C. §154(a)(2). Therefore, to be filed as a CPA under 37 C.F.F. ang of this CPA is a request to F.R. §1.53(b) must be used to file construed to include a waiver of the construed to include a waiver of the construed to include a waiver of the polication is needed in the first sem- poplication is needed in the first sem- ation is submitted, it will not be ent-	pliance with 35 U.S.C. 371. It that the patent issued on a he prior application of a CPA  R. §1.53(d), but must be filed expressly abandon the prior a continuation, divisional or confidentiality by the applicant of 37 C.F.R. § 1.14 to accessive of, or similar information tence of the specification and pered. A request for a CPA is
1. Enter the unentered amendment previous under 37 C.F.R.§ 1.116 in the prior nonpr		
2. A preliminary amendment is enclosed.	• •	
3. This application is filed by fewer than all the inventors na	med in the prior application, 3	37 C.F.R. §1.53(d)(4).
a. DELETE the following inventor(s)	named in the prior nonpro	ovisional application:
b. The inventor(s) to be deleted are se	et forth on a separate shee	et attached hereto.

[Page 1 of 2]

A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.

Information Disclosure Statement (IDS) is enclosed:

10/12/2000 GTEFFERA 00000085 161445 08764110 01 FC:131 710.00 CH

EXPRESS MAIL NO. ELIGZ815003US

PTO-1449

Copies of IDS Citations

CONT!NUED PROSECUTION APPLICATION PTO SB 29, 3/99

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Patent and Trademark Office: U.S. DEPARTMENT	OF COMMERCE

	(1) FOR	(2) NUMBER	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS	
	TOTAL CLAIMS	15-20*=	0	x \$ 18=	\$ 0	
	(37C.F.R. § 1.16(c) or (j))  INDEPENDENT CLAIMS (37C.F.R. § 1.16(b) or (i))	2 -3**=	0	× \$ 80 =	0	
	MULTIPLE DEPENDENT CL	AIMS (if applicable)	(37 C.F.R.§ 1.16(d))	× \$ <u>270</u> =	0	
48.				BASIC FEE (37 C.F.R. § 1.16)	710	
			Total of abov	e Calculations =	710	
	Reduction by 50% for filing by	small entity (Note :	37 C.F.R. §§ 1.9,1.27, 1.2	28).	0	
	* Reissue claims in exce ** Reissue independent of			Total =	\$710	
6. Sr	mall entity status:					
a.	A small entity stat	ement is enclose	ed, if (b) and (c) do r	not apply.		
b.	A small entity stat		in the prior nonprovi	isional applicat	ion	
C.	Is no longer claim					
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